FARHANG & MEDCOFF 1 4801 E. Broadway Boulevard, Suite 311 2 Tucson, Arizona 85711 T: 520.790.5433 3 F:520.790.5736 4 Robert C. Garcia (#026246) 5 rgarcia@fmlaw.law Cody D. Vandewerker (#033385) 6 cvandewerker@fmlaw.law 7 Attorneys for Defendants 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE DISTRICT OF ARIZONA 10 Nicholas Delisle, Case No: CV 18-0008-DTF 11 Plaintiff, **CORPORATE DISCLOSURE** 12 **STATEMENT** v. 13 Downtown Clifton, LLC and Moniqua 14 Lane and Monte Workman, husband and wife. 15 Defendants. 16 This Corporate Disclosure Statement is filed on behalf of Downtown Clifton, LLC 17 in compliance with the provisions of: 18 X Rule 7.1, Federal Rules of Civil Procedure, a nongovernmental corporate 19 party to an action in a district court must file a statement that identifies any parent 20 corporation and any publicly held corporation that owns 10% or more of its stock or states 21 that there is no such corporation. 22 Rule 12.4(a)(1), Federal Rule of Criminal Procedure, any nongovernmental 23 corporate party to a proceeding in a district court must file a statement that identifies any 24 parent corporation and any publicly held corporation that owns 10% or more of its stock or 25 states that there is no such corporation. 26 Rule 12.4(a)(2), Federal Rule of Criminal Procedure, if an organizational 27 victim of alleged criminal activity is a corporation the government must file a statement 28

1	identifying the victim and the statement must also disclose the information required by Rule
2	12.4(a)(1).
3	The filing party hereby declares as follows:
4	_X_ No such corporation.
5	Party is a parent, subsidiary or other affiliate of a publicly owned corporation
6	as listed below. (Attach additional pages if needed.) Relationship
7	Publicly held corporation, not a party to the case, with a financial interest in
8	the outcome. List identity of corporation and the nature of financial interest. (Attach
9	additional pages if needed.) Relationship
10	Other (please explain)
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14	A supplemental disclosure statement will be filed upon any change in the
15	information provided herein.
16	
17	DATED this 8th day of March 2018.
18	Farhang & Medcoff
19	
20	By /s/ Cody D. Vandewerker Robert C. Garcia
21	Cody D. Vandewerker Attorneys for Defendants
22	Copy mailed or emailed* this 8th day of
23	March 2018 to:
24	Thomas Griffin*
25	ROBAINA & KRESIN PLLC 5343 North 16th Street, Suite 200
26	Phoenix, Arizona 85016
27	ttg@robainalaw.com Attorneys for Plaintiff
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